SEND CORRESPONDENCE TO:

DECLARATION AND POWERS OF ATTORNEY

stated below next to my name. I believelow) or an original, first and joint is claimed and for which a patent is selected and for which a patent is selected and selected and was ame number, is attached hereto. I has specification, including the claims, a duty to disclose information which is CFR 1.56(a). I hereby claim foreign patent or inventor's certificate listed	eve I am the original, first an inventor (if plural names are sought on the invention entirement). EM" the specification of nded herewith or, if not ide we reviewed and understands amended by any amendment amaterial to the examination of priority benefits under 35 leads of the low and have also idea or my representatives or assets.	e, post office address and citizenship is as and sole inventor (if only one name is listed be listed below) of the subject matter which tled "PROBE DEVICE FOR TESTING A which was filed on, as entified here by filing date and application and the contents of the above-identified tent referred to above. I acknowledge the profit of this application in accordance with 37 USC 119 of any foreign application(s) for intified below any foreign application for signs for this invention having a filing date
Application No.	in on	priority claimed () Yes () No
Application No.	_ in on	priority claimed () Yes () No priority claimed () Yes () No
Code, §112, I acknowledge the duty	to disclose information which is, §1.56 which became ava	_
(Application Number)	(Filing Date)	Pending (Status-patented, pending, abandoned)
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(Application Number)	(Filing Date)	(Status-patented, pending, abandoned)
on information and belief are believed knowledge that willful false statement both, under 18 USC 1001 and that application or any patent issued there associated with the Customer Number	ed to be true; and further, to nts and the like so made are to such willful false statement. I hereby appoint, indivi- tion provided below as my/of the this application and to to	ledge are true and that all statements made that these statements were made with the repunishable by fine or imprisonment, or tents may jeopardize the validity of the vidually and collectively, the practitioners our attorney or agent with full power of ransact all business in the U.S. Patent and

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